



United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Aldrews: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231 www.hspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/098,544	06/17/1998	TAKAAKI ENDO	2355.10102	4229	
5514 7	590 03/18/2003				
FITZPATRICK CELLA HARPER & SCINTO 30 ROCKEFELLER PLAZA NEW YORK, NY 10112			EXAMINER		
			LEE, RICHARD J		
			ART UNIT	PAPER NUMBER	
			2613	<u>ه</u> کې	
			DATE MAILED: 03/18/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.

X

5

Office Action Summary

Application No. 09/098,544

Richard Lee

Applicant(s)

Examiner

Art Unit

2613

Endo et al



The	e MAILING DATE of this communication appears	on the cover she	et with th	e correspondence address		
Period for Rep				•		
THE MAILIN	NED STATUTORY PERIOD FOR REPLY IS SET NG DATE OF THIS COMMUNICATION. ime may be available under the provisions of 37 CFR 1.136 (a). this communication.					
 If NO period for Feilure to reply Any reply recei 	r raply specified above is less than thirty (30) days, a reply within reply is specified above, the maximum statutory period will app within the set or extended period for reply will, by statute, caus used by the Office later than three monthe efter the meiling date term edjustment. See 37 CFR 1.704(b).	ly end will expire SIX e the applicetion to be	(6) MONTHS ecome ABAN	from the mailing dete of this communication. DONED (35 U.S.C. § 133).		
Status						
1) 💢 Respo	onsive to communication(s) filed on <u>Jan 6, 20</u>	03				
2a)□ This a	action is FINAL . 2b) 💢 This act	ion is non-final.				
	this application is in condition for allowance ϵ d in accordance with the practice under $Ex\ pai$	•		·		
Disposition of	Claims					
4) 💢 Claim	(s) <u>24-27</u>			is/are pending in the application.		
4a) Of	the above, claim(s)			is/are withdrawn from consideratio		
5) Claim	(s)			is/are allowed.		
	(s) <u>24-27</u>					
_	(s)					
8) Claim	s	6	are subjec	et to restriction and/or election requiremen		
Application Pa						
9)□ The s	specification is objected to by the Examiner.					
10)□ The c	drawing(s) filed on is/ar	eaD accept	ed or b∭	objected to by the Examiner.		
Appl	icant may not request that any objection to the d	rawing(s) be hel	d in abeya	nce. See 37 CFR 1.85(a).		
11)□ The p	proposed drawing correction filed on	is	s:aD a₁	pproved $rak{b}$ disapproved by the Examin		
If approved, corrected drawings are required in reply to this Office action.						
12) The oath or declaration is objected to by the Examiner.						
Priority under 35 U.S.C. §§ 119 and 120						
13) Acknowledgement is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a) All b) Some* c) None of:						
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
	Copies of the certified copies of the priority de application from the International Bures	au (PCT Rule 1	7.2(a)).	-		
	attached detailed Office action for a list of the	·				
14) Acknowledgement is made of a claim for domestic priority under 35 U.S.C. § 119(e).						
a) The translation of the foreign language provisional application has been received. 15) Acknowledgement is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.						
Attachment(s)	owiedgement is made of a diamin for demostic	priority drider s	30 0.5.6.	33 120 010/01 121.		
	eferences Cited (PTO-892)	4) Interviaw Sur	nmary (PTO-4	413) Paper No(s)		
2) Notice of D	reftsperson's Petent Drawing Review (PTO-948)	5) Notice of Info	rmal Patent A	Application (PTO-152)		
3) Information	Disclosure Statement(s) (PTO-1449) Paper No(s).	6) Other:				

Application/Control Number: 09/098,544

Art Unit: 2613

1.

- 1. The request filed on January 6, 2003 for a Request for Continued Application (RCE) is acceptable and a RCE has been established. An action on the RCE follows.
- 2. The applicants' arguments from the amendment filed December 9, 2002 have been noted and considered, but are deemed moot in view of the following grounds of rejections.
- 3. Claims 24-26 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

At claim 24, line 14, after "first", "time" should properly be inserted in order to provide proper antecedent basis for the same as specified at line 11.

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 24-27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Gilblom et al (5,650,813) in view of Lanckton et al of record (5,517,419) and Fields et al (5,767,845)

Gilblom et al discloses a panoramic time delay and integration video camera system as shown in Figure 6, and substantially the same image processing method and apparatus as claimed in claims 24 and 27 for synthesizing first image data sensed by a first image sensing means (i.e., 14 of Figure 6, and see column 7, lines 55-65) with second image data sensed by a second image

Application/Control Number: 09/098,544 Page 3

Art Unit: 2613

sensing means (i.e., 14 of Figure 6, and see column 7, lines 55-65), wherein the first and second image sensing means are arranged separately with a known distance between them (see column 7, lines 55-65), comprising substantially the same first retrieving means for retrieving image data sensed at a first instant from among a group of the first image data (i.e., 32 of Figure 6); second retrieving means (i.e., 32 of Figure 6) for retrieving image data sensed at a second time instant, after a time corresponding to the known distance from the first time instant, from among a group of the second image data (see column 7, lines 55-65); and synthesizing means (i.e., 112 of Figure 6) for synthesizing the two retrieved image data to make panoramic image data (see column 7, line 55 to column 8, line 41).

Gilblom et al does not particularly disclose, though, the followings:

- (a) wherein the first and second image sensing means are arranged separately on a mobile object with a known distance between them in the moving direction of the mobile object, wherein the first image sensing means is arranged to have an image sensing direction substantially aligned with the moving direction of the moving object, the second image sensing means is arranged to have an image sensing direction aligned with a direction opposite to the moving direction of the mobile object, and wherein each of the first and second image data is recorded with information indicating where the image was sensed as claimed in claims 24, 26 and 27;
- (b) wherein the time period between the first time instant and the second time instant is determined from the known distance and a velocity of the mobile object at the time the first and second images were sensed as claimed in claim 25; and

Application/Control Number: 09/098,544 Page 4

Art Unit: 2613

(c) wherein each of the first and second image data is recorded with information indicating when the image data was sensed as claimed in claims 24 and 27.

Regarding (a) and (b), Lanckton et al discloses an advanced terrain mapping system as shown in Figure 1, and the teaches the use of plural image sensing means arranged separately on a mobile object (see column 7, lines 15-65). It is therefore considered obvious to modify Lanckton et al by providing the plural image sensing means 14 of Figure 6 of Gilblom et al on the mobile object of Lanckton et al, to thereby further provide the first and second image sensing means (i.e., 14 of Figure 6 of Gilblom) being arranged separately on a mobile object with a known distance between them in the moving direction of the mobile object, wherein the first image sensing means is arranged to have an image sensing direction substantially aligned with the moving direction of the moving object, the second image sensing means is arranged to have an image sensing direction aligned with a direction opposite to the moving direction of the mobile object as claimed. Further, Lanckton et al shows substantially the same time period between the first time instant and the second time instant being determined from the known distance and a velocity of the mobile object at the time the first and second images were sensed, and wherein each of the first and second image data is recorded with information indicating where the image was sensed (i.e., image and position data are correlated for a given area of terrain in order to record and retrieve positioning information thereby providing the recording of image data with information concerning a time difference based on the known distance, and the actual rate at which image data is captured and recorded is based on the speed (velocity) of the vehicle, see column 2, lines 35-38,

Application/Control Number: 09/098,544 Page 5

Art Unit: 2613

column 4, lines 9-19, column 5, lines 24-36, column 6, lines 25-67, column 7, line 15 to column 8, line 29, and column 10, lines 19-31). Therefore, it would have been obvious to one of ordinary skill in the art, having the Gilblom et al and Lanckton et al references in front of him/her and the general knowledge of the synthesizing and recording of images, would have had no difficulty in providing plural sensing means being arranged separately on a mobile object with a known distance between them in the moving direction of the moving object, the recording of first and second image data with information indicating where the image was sensed, and wherein the time period between the first time instant and the second time instant is determined from the known distance and a velocity of the mobile object at the time the first and second images were sensed all as taught by Lanckton et al as part image pickup and display system of Gilblom et al for the same well known image synthesizing and recording purposes as claimed.

Regarding (c), Fields et al discloses a method of changing the visibility of some characteristics or information to be included in a hard copy of a recorded image as shown in Figures 2-5, and teaches the conventional recordings of information indicating when the image data was sensed (see column 3, line 54 to column 4, line 11). Therefore, it would have been obvious to one of ordinary skill in the art, having the Gilblom et al, Lanckton et al, and Fields et al references in front of him/her and the general knowledge of recordings of information on captured image data, would have had no difficulty in providing the recording of information indicating when the image data was sensed as taught by Fields for the first and second image data 32 of Figure 6 of Gilblom et al for the same well known date identification purposes as claimed.

Application/Control Number: 09/098,544

Art Unit: 2613

6. Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

or faxed to:

(703) 872-9314, (for formal communications intended for entry)

(for informal or draft communications, please label "PROPOSED" or "DRAFT")

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington. VA., Sixth Floor (Receptionist).

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Richard Lee whose telephone number is (703) 308-6612. The Examiner can normally be reached on Monday to Friday from 8:00 a.m. to 5:30 p.m, with alternate Fridays off.

Any inquiry of a general nature or relating to the status of this application should be directed to the Group customer service whose telephone number is (703) 306-0377.

Richard Lee/rl

3/11/03